UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

APPLICATION AND ORDER OF EXCLUDABLE DELAY

	-v-		10 10 116
Mustat	a boklu	Case No.	19-14-419
	:	*	
The Un	nited States of America and the defendant I	hereby jointly requ ded from the comp	est that the time period from outation of the time period within which
()	an information or indictment must be file trial of the charges against defendant must	ed, or (XW) st commence. (XC	C)
The parties seek	the exclusion of the foregoing period beca	ause	
case without tria	they are engaged in plea negotiations, what, and they require an exclusion of time in not, despite their diligence, have reasonable	order to focus effe	orts on plea negotiations without the risk
()	they need additional time to prepare for	trial due to the cor	nplexity of case,
Sixth Amendments	fendant states that he/she has been fully ad nt to the Constitution; the Speedy Trial Ac ed pursuant to that Act; and Rule 50(b) of he/she has a right to be tried before a jury	ct of 1974, 18 U.S. the Federal Rules	C. §§ 3161-74; the plan and rules of of Criminal Procedure. The defendant
Defendant		For U.S. Atto	orney, E.D.N.Y.
Coursel for Def	endant		
on the date below computing the ti Court finds that defendant in a sp	nt application of the United States of Ame w, the time period from	to 7/3 dictment must be fustice and outweig erecord and because plea negotiation of focus their effort	is hereby excluded in its hereby excluded in its hereby excluded in its hereby excluded in the hereby excluded in
or or and			
A	CONTROL OF THE PARTY CONTROL O		The state of the s

SO ORDERED.

Dated: Brooklyn, N.Y.

Loa S/Mann